1	UNITED STATES BANKRUPTCY COURT
1	for the
2	NORTHERN DISTRICT OF CALIFORNIA
3	In Re Chapter 13 Case No: 10-44748-RLE13
4	Edgar Manansala Bernarmida Manansala DEBTOR'S CERTIFICATION IN SUPPORT OF DISCHARGE AND
5	NOTICE OF OPPORTUNITY FOR
6	Debtors(s) HEARING
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8	I, Edgar Manansala and Bernarmida Manansala, certify (mark one choice for each numbered section):
9	1. X I HAVE completed an instructional course concerning personal financial management described in 11 U.S.C. §111 and have filed a Certification of Completion of Instructional Course Concerning Financial Management.
10	I HAVE NOT completed an instructional course concerning personal financial
11	management.
12	2 I HAVE paid all domestic support obligations as that term is defined in 11 U.S.C. §101(14A) that have become due on or before the date of this certification (including amounts
13	due before the petition was filed, but only to the extent provided for by the plan) under any order of a court or administrative agency or under any statute.
14 15	I HAVE NOT been required to pay a domestic support obligation as that term is defined in 11U.S.C. §101(14A) by any order of a court or administrative agency or by any statute.
16 17	I AM NOT CURRENT on domestic support obligation as that term is defined in 11 U.S.C. §101(14A) by any order of a court or administrative agency or by any statute. I understand that I am NOT ELIGIBLE for discharge and am liable on this obligation.
18	
19	3I DID claim exemptions in excess of the adjusted amount set forth in 11 U.S.C §522(q) (1). All creditors and other interested parties requesting special notice in this case have or are
20	being served by the court with a statement as to whether there is pending a proceeding in which I may be found guilty of a felony of a king described in §522(q)(1)(A) or found liable for a debt of
21	the kind described in §522(q)(1)(B)
22	I DID NOT claim an exemptions in excess of the adjusted amount set forth in 11 U.S.C §522(q)(1), therefore 11 U.S.C §1328(h) is inapplicable.
23	4. X I HAVE NOT received a discharge in a Chapter 7, 11, or 12 bankruptcy case filed
24	
25	
26	Declaration Under Penalty of Perjury
27	I declare under penalty of perjury that the foregoing is total and correct.
28	Date: July 16, 2014 Debtor: Debtor:
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NOTICE TO ALL PARTIES IN INTEREST

Notice is hereby given that B.L.R. 9014-1 of the United States Bankruptcy Court for the Northern District of California, prescribes the procedures to be followed and that any objection to the requested relief, or a request for a hearing on the matter, in either case, grounded only on any material inaccurancy in the above certification, must be filed and served upon the initiating party within 21 days of mailing of the notice. A request for a hearing must be accompanied by any declarations or memorandum of law the requesting party wishes to present in support of its position. If there is no timely objection to the requested relief or a request for a hearing, the Court may enter an order granting the relief by default; and the initiating party will give at least 7 days written notice of the hearing to the objecting or requesting party, and to any trustee, in the event an objection or request for hearing is timely made.

Date: July 16, 2014

Debtor:

Debtor: